L. H. J. annexed, that the said Barnes had proved his Account in any Man-Liber No. 47 ner whatever. And moreover, had the said Nalley been actually June 7 committed to him as Coroner, detained in Custody, and supported with Provisions agreeable to Law; neither by Proclamation, or the Law regulating Officers Fees, would be have been intitled to the Sum by him charged. In the Account formed by the said Barnes against him the said Nalley, the first Article thereof is never charged by any Officer to a Defendant; which, upon the least Attention of the

said Court, might have been discovered.

It further appears to this House, that the Court of the said County broke up at 9 or 10 of the Clock at Night; and that the last Thing transacted therein was giving the said Judgment, and assessing Damages; of which the said Nalley was no ways acquainted, and therefore out of his Power to have Redress by Writ of Enquiry of Damages; which we humbly conceive he was intitled to, upon Application. the same Term, agreeable to the Directions of an Act entituled, An Act for the Amendment of the Law, and the speedier Advancement of Justice in Relation to the assessing of Damages, Body of Laws, Folio 220.

We take Leave to annex hereto a Report made to this House by the Committee of Grievances and Courts of Justice, upon the Subject of the said Nalley's Complaint; and to observe to your Excellency, that Mr. Walter Hanson, one of the Justices who sat on the Bench at the Time the Judgment was rendered, appeared before this House on the said Complaint, and acknowleged that it was a wrong Judgment, and given and entered in a Hurry, without Considering the same; and that altho' by the Clerk's Entry of the Stile of the Court, ten Justices being on the Bench, yet there were no more than the said Walter Hanson, Daniel of St. Thomas Jenifer, and Robert Yeates, sitting in Court at the Time of rendering the said Judgment. We humbly conceive, that the several Justices being tied by an Oath to do equal Law and Right to all the King's Subjects, ought with great Attention and Deliberation, to discharge the great Trust committed to, and reposed in them.

We therefore humbly pray, that your Excellency will take the Subject Matter of the Proceedings of the said Court in Relation to the said Judgment; and the Conduct of the said Robert Yeates, and p. 168 Daniel of St. Thomas Jenifer, therein, into your Consideration; and, in Order to prevent Evils of the like Kind for the future, to do therein, as to you in your Wisdom shall seem right and just.

Was read and assented to, and signed by Order of the House by the Honourable Speaker.

Ordered, That Mr. Lloyd and Major Barnes do acquaint his Excellency, that this House hath prepared an Address to him, and desires to know when and where he will please to receive it: They return, and acquaint Mr. Speaker, that the Governor signified he would receive the Address at II o'Clock in the Conference Chamber.